1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 JUNE KOH, 8 Plaintiff, CASE NO. C15-0418-RAJ-MAT 9 v. 10 ORDER GRANTING DEFENDANT JOHN DOE'S MOTION TO DISMISS DR. MAYA SARDESAI, et al., 11 Defendants. 12 13 The Court, having reviewed the Report and Recommendation of Mary Alice Theiler, 14 United States Magistrate Judge, plaintiff's objections thereto, and the remaining record, does 15 hereby find and Order: 16 17 (1) The Court adopts the Report and Recommendation; (2) Defendant John Doe's motion to dismiss (Dkt. 25) is GRANTED. John Doe is 18 entitled to (a) summary judgment with respect to plaintiff June Koh's claims that (i) John Doe 19 20 and/or other unnamed Jail Health Services ("JHS") staff members were deliberately indifferent to a serious medical need of Mr. Koh's, and (ii) John Doe and/or other unnamed JHS staff 21 members are liable for the deliberately indifferent medical care Mr. Koh received from Dr. Maya 22 Sardesai at Harborview Medical Center; and (b) dismissal for failure to state a claim upon which 23 ORDER GRANTING DEFENDANT JOHN DOE'S MOTION TO DISMISS PAGE - 1

relief may be granted with respect to Mr. Koh's request that the Court order the state and federal governments to create a national healthcare system for prisoners; (3) The only claim remaining in this lawsuit is Mr. Koh's claim that Dr. Sardesai violated his Eighth Amendment rights under the deliberate indifference standard; and The Clerk is directed to send copies of this Order to the parties and to Judge (4) Theiler. DATED this 2nd day of September, 2015. Richard A Jones The Honorable Richard A. Jones United States District Judge 

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